DRIGINAL

1	IN THE UNITED STATES DISTRICT COURT		
2	FOR THE WESTERN DISTRICT OF PENNSYLVANIA		
3	32	2 pages, 0 exhibits	
4	KENNY HILL,		
5	Plaintiff,	Civil Action No. 05-160E	
6	v.	Judge McLaughlin	
7 .	JOHN LAMANNA, et al.,	Magistrate Judge Baxter	
8	Defendants,		
9			
LO	Deposition of KENNY HILL, pla	intiff, by Notice, by	
11	defendants, on November 1, 2006, set for 12:00 noon, before		
12	Barbara D. Watts, Notary Public for the State of Virginia at		
L3	Large, on FCI Petersburg Low, Federal Correctional		
14	Institution, 1100 River Road, Hopewell, VA 23860.		
15			
16			
17			
18			
19			
20	Accu-Beta Court Reporters &	Videographers, Inc.	
21	2006 Sycamore Cr	reek Drive	
22	Manakin-Sabot,	VA 23103	
23			
24			
		•	

- 1 all counsel and paralegal appear via video-teleconferene
- 2 Bryan Baumann, Esq.
- 3 Maureen Watson, paralegal
- 4 KNOX, McLAUGHLIN, GORNALL & SENNETT, P.C.
- 5 120 West Tenth Street
- 6 Erie, PA 16501-1461
- 7 814.459.2800
- 8 counsel for plaintiff

9

- 10 Michael C. Colville, Esq., AUSA
- 11 Western District of PA
- 12 U.S. Post Office & Courthouse
- 13 700 Grant Street, Suite 4000
- 14 Pittsburgh, PA 15219
- 15 412.894.7337
- 16 counsel for defendants

17

- 18 Douglas Goldring, Esq.
- 19 counsel for Bureau of Prisons

20

- 21 present with court reporter:
- 22 Kenny Hill, defendant
- 23 Cornelia Janven, staff person, FCI, Petersburg

24

- 1 KENNY HILL, plaintiff, called by defendants, first being
- 2 duly sworn, deposes and says, viz:
- 3
- 4 DIRECT EXAMINATION
- 5 BY MR. COLVILLE:
- 6 Q Good afternoon, Mr. Hill. My name
- 7 is Mike Colville. I'm the assistant U.S. Attorney,
- 8 assigned to defend the lawsuit you filed. The
- 9 purpose of today's deposition is for me to ask you
- 10 some questions about the facts and circumstances
- 11 surrounding your complaint dealing with the work you
- 12 performed while at Unicor.
- 13 Again, I suggest you wait for my
- 14 question to be finished before you begin yours. If
- 15 you don't understand one of my questions, just let
- 16 me know, and I will repeat it. I will assume,
- 17 however, if you do answer that you understood it and
- 18 that is your answer. They are the only ground
- 19 rules.
- Let me begin by asking you a little
- 21 bit about your work at Unicor. My records indicate
- 22 you were hired at Unicor in June of 2001 and that
- 23 you worked as a Unicor employee through August 20 of
- 24 2004. Is that consistent with what your

- 1 recollection is?
- 2 A Yes, that is right.
- 3 Q Can you tell me, given that
- 4 timeframe, what jobs you held at Unicor during that
- 5 period of time? Then I want to ask you a little bit
- 6 about what the duties were for each of the jobs you
- 7 held.
- 8 A Okay. I used to work on the day
- 9 shift on a panel saw. Then I got moved from the day
- 10 shift to the night shift.
- 11 Q How long did you worked on the day
- 12 shift?
- 13 A I can't remember. I think it was
- 14 like a few months, something like that. It wasn't
- 15 long.
- 16 Q What job were you assigned to when
- you worked on the day shift?
- 18 A The day shift, they had me, I was
- 19 basically like a floater.
- Q What were your duties?
- 21 A My duties? Well, anything that was,
- 22 anything that was available, right? I mean, if they
- 23 needed help here, there, then I had to go
- 24 there.

- 1 Q When you worked on the day shift did
- 2 you work with microboard?
- 3 A Microboard? I don't know who that
- 4 is. Microboard.
- 5 Q Did you worked with the board, the
- 6 material?
- 7 A Oh, Microboard, right. Microboard,
- 8 yes, sir. Yes, sir.
- 9 Q Explain to me when you worked with
- 10 it and what you did when you worked on the day
- 11 shift.
- 12 A Well, I wasn't in charge, I wasn't
- 13 in charge of that area. I was just a helper. I had
- 14 to help cut it, pack it, you know, and push it to
- 15 the next section.
- 16 Q When you worked on the date shift,
- 17 did you work with the microboard every day? Every
- 18 other day? Sundays? One day? Explain to me how
- 19 much contact you had with the microboard or when you
- 20 worked with the microboard.
- 21 A No. I had a lot of lot with the
- 22 microboard.
- 23 Q Explain to me what that contact was.
- 24 A It was basically every day until

- 1 they moved me over to the packing area.
- 2. When they moved you to the packing
- 3 was that a different shift?
- A No. That was the same shift. They
- 5 moved me to the packing area on the same shift.
- 6 Q You indicated earlier you were on
- 7 the day shift about two months or so.
- 8 A Right.
- 9 Q Is that correct? How soon after you
- 10 started working day shift did they ship you off to
- 11 the packing department?
- 12 A I really can't remember. I really
- 13 can't remember.
- 14 Q When you were in the packing
- department did you work with the microboard?
- 16 A Yes, sir, when we didn't have
- 17 anything, no work in that area, everybody had to
- 18 move from their area to that area.
- 19 Q What did you do with the microboard
- 20 when you were in the packing area?
- 21 A Nothing but just pack it, help cut
- 22 it and pack it.
- Q When you say helped cut it, what do
- 24 you mean by help cutting it?

- 1 A On the machine, use the machine, put
- 2 it on the machine.
- 3 Q Did you operate the machine?
- 4 Yes, I did operate the machine.
- 5 Q Did you operate the machine?
- 6 A Yes, I did. I had to hold the board
- 7 on the machine as we was cutting it. We had to cut
- 8 it in pieces, right, in different pieces.
- 9 A Then we put it on this cart and
- 10 another guy come get it and move it to another area.
- 11 O Just so I'm clear you weren't
- 12 necessarily, you weren't operating the saw. You
- 13 were helping the person who operated the saw by
- 14 holding the microboard.
- 15 A Yes, sir, that is right. You are
- 16 right.
- 17 O How often did you do that job?
- 18 A I did that a lot. I did it a lot on
- 19 the night shift.
- Q When you were doing that job in
- 21 helping with the cutting of the microboard, did you
- 22 notice whether or not there was a dust collection
- 23 system attached to the saw that was cutting the
- 24 microboard?

- 1 A No, sir. It was never a dust
- 2 collection system connected to that machine because
- 3 they had a bag of rags, a bag of clean rags, where
- 4 as though we had to take the rags and wrap around
- 5 our face with them cheap goggles they had. At the
- 6 same time, right, they never provided me, right, or
- 7 anybody in that area with a respirator mask. They
- 8 gave us them little paper, white paint masks.
- At the same time we had these rags
- 10 wrapped around our face to try to keep some of that
- 11 dust down. Also they had us working in these
- 12 clothes here, these khaki clothing. When you work
- 13 in these khaki clothing, right, you sweat, now you
- 14 have all their white powdery substance all on your
- 15 face, right. Now I look like a snowman, I'm already
- 16 light skinned, excuse me, but seriously though.
- MR. BAUMANN: I think you have
- answered his question, Mr. Hill. Let him ask
- 19 another question.
- 20 A Yes, sir.
- 21 BY MR. COLVILLE:
- 22 Q Mr. Hill, you pointed to the khaki
- 23 clothing that you are wearing presently which it
- 24 looks like it is a long sleeved shirt. Were you

- 1 allowed to wear long sleeved shirts while you were
- 2 helping the person operating the panel saw?
- 3 A This man, it didn't make no
- 4 difference. You had guys works on the machines with
- 5 long and short sleeve shirts. As long as they get
- 6 the job done.
- 7 Q Was it up to the individual inmate
- 8 to decide where he wore a long or short sleeved
- 9 shirt?
- 10 A No. They never said nothing to us,
- 11 nothing. We just left our area.
- 12 Q Did you wear long or short sleeves?
- MR. BAUMANN: Mr. Hill, try to
- listen to the question. I know you want to get
- the story out. It will move quicker if you
- answer the question he is asking you.
- 17 A Yes, sir.
- 18 BY MR. COLVILLE:
- 19 Q When you worked near the panel saw,
- 20 did you wear long or short sleeve shirts?
- 21 A I had short sleeve shirts; some days
- 22 I wore long sleeves.
- Q When you worked near the panel saw,
- 24 when you were helping the person on the panel saw,

- 1 that panel saw did not have a dust collection system
- 2 attached to it?
- 3 A No, sir, it never did.
- 4 Q What was the name of the panel saw,
- 5 if you know?
- 6 A I can't remember.
- 7 VOICES OVERLAP.
- 8 Q That is enough. That is fine.
- 9 After the two month period when you worked on the
- 10 day shift, did you switch shifts and work the night
- 11 shift then?
- 12 A Yes, sir.
- 13 Q When you were working on the night
- 14 shift where you were assigned and what were your
- 15 duties?
- 16 A They had me assigned to packing.
- 17 Packing, I believe packing 102, I can't remember. I
- 18 ain't been up there in a while. I think like
- 19 packing one.
- 20 Q Am I correct in understanding, you
- 21 were assigned to the night shift about two months
- 22 after you started working with Unicor?
- 23 A Yes, sir.
- Q Did you remain on the night shift

```
1 from that point to the end of your employment with
```

- 2 Unicor?
- 3 A Yes, sir.
- 4 Q For that entire period of time were
- 5 you assigned to the packing department?
- 6 A To the packing department.
- 7 Q What were your duties when you were
- 8 assigned to the night shift in the packing
- 9 department?
- 10 A Well, my duties were like to clean
- 11 the boards, to take, like they have a red glue
- 12 machine up there, so when the boards come over to me
- 13 it is my job to put this some kind of gas-like
- 14 substance on the board, and then I have to scrape
- 15 the red glue off all those boards, then slide them
- 16 down to the rest of the guys, and they have got to
- 17 clean it up and pack it right on top, send it to
- 18 another section.
- 19 Q How many days a week did you work?
- 20 How many hours a day did you work?
- 21 A I worked five days.
- 22 Q During that period of time on the
- 23 night shift?
- 24 A Five days a week, I worked every

- day. 1 How many hours a day? 2 0 That is, what, from work call until 3 closing, until what? From like. work call is like 4 5 3:35 until 11:00. Who was your immediate supervisor 6 when you were assigned to the night shift? 7 Mr. Bevivino and Mr., man, I can't 8 remember. I can't remember the other two guys. 9 Was Mr. English one of your 10 supervisors? 11 A Yes, sir, that is him, Mr. English. 12 They had another one on there too. 13 When you were assigned to the night 14 shift in the packing department, were there times 15 when you went back and worked or helped people who 16 were working the saws or the routers? 17 Yes, sir. Α 18 How often would that occur that you 19 would be taken off the parking and set out to help 20 in another department? 21 It was regular when they had a lot 22 of work. 23
 - Accu-Beta ... Inc. 804.784.0541

24

Q

Was there always a lot of work, or

- 1 did it vary?
- 2 A No. It was a lot of work up there.
- 3 O Mr. Hill, let me ask you, have you
- 4 discussed the injuries and the symptoms of the
- 5 injuries that you claim were caused by you working
- 6 on Unicor factory? Let me ask you to list each one
- 7 individually, one by one. Then I will go back after
- 8 I write them down, and we will go back and discuss
- 9 each in a little more detail.
- 10 A Okay.
- 11 Q Tell me what injuries you believe
- 12 were caused by you having to work in the Unicor
- 13 factory.
- 14 A My injuries? Man, I have broke out
- 15 bad up there. I don't know what type of rash it was
- 16 but it was a bad, a very bad rash on my face, my
- 17 arm, and at the same time I had showed all this to
- 18 Mr. Hoolihan.
- 19 Other than that, you know, them cheap
- 20 boots that we wear here in the institution, right,
- 21 when you working around stuff like that, material
- 22 like that, and it was like, you know, the powder
- 23 substance, the powder substance was all on me, man.
- 24 I was messed up, looked like I had the measles up

```
1
    here.
2
                     Was a rash the only symptom or
             Q
    injury that you sustained as a result of working in
3
    the Unicor factory?
 4
                     Rash, my eyes were burning and, you
 5
 6
    know, my breathing.
7
                     Anything else?
             Q
                     You know, other than that, as far as
8
             Α
9
     itching.
10
                     Is that it?
                     Yes, that is about it.
11
             Α
                     Now, with regard to those items you
12
             0
     just identified, do you currently suffer from any of
13
     those injuries or symptoms today?
14
                     Yes, sir. Still is.
15
             Α
16
                     Which ones are bothering you
17
    presently?
                     All of them are bothering me.
18
             Α
                     Do you have a rash right now?
19
             Q
20
             Α
                     Yes, sir. I have a rash.
21
                     Where is it loathed?
             Q
                     It is located on my arms, on my arms
22
             Α
23
     and--
                     Can we see it?
24
             0
```

```
(PAUSE.)
1
                   MR. BAUMANN: If you are comfortable
2
      showing it to him, you can show it to him.
3
                  Then, again, no, I ain't going to
4
    show it. I have ladies in here, females in this
5
    room. Excuse me.
 6
    BY MR. COLVILLE:
7
            Q Is it on your arm though?
 8
                 Yes, my arm. I have it down here.
            Α
 9
            MR. BAUMANN: Describe the area if
10
         you like.
11
            A My arm, my neck. And my lower part
12
    down here, like my stomach.
13
    BY MR. COLVILLE:
14
                   Can I see the rash on the neck?
            Q
15
                  It is right here.
           Α
16
                    MR. BAUMANN: If you are comfortable
17.
        with that.
18
                    It is right here (presenting for
           Α
19
    view).
20
                    We can't see it here. Thank you.
            Q
21
                    MR. BAUMANN: For the record, the
22
         fact we can't see it is a fact of the video,
23
         not necessarily the fact it is there or not
24
              Accu-Beta ... Inc. 804.784.0541
```

```
there.
1
2
    BY MR. COLVILLE:
                     That is fine. Does the rash have a
            0
3
    feeling or a sensation?
4
                    Just itch, man.
5
                    Do you still have problems with your
6
    eyes feeling burny?
7
                     Yes, I do.
8
                     Tell me about your breathing. You
9
    mentioned breathing problems. What are they?
10
                     You know, a lot of times I be short
11
    of breath, feel like I can't breathe, like things is
12
13
    stuffy.
                    Has it affected your activities in
14
    the day in and day out things you do?
15
                     Yes, sir. I used to play a lot of
             Α
16
            I don't play it no more.
17
     ball.
                     Are you working where you are now?
             0
18
                     They have me as a unit orderly.
             Α
19
                     Have you had to receive medical
20
     treatment for your breathing problems?
21
                     Yes, sir. I came up here. I came
             Α
22
     up here, yes, sir.
23
                     Who provided medical treatment for
24
```

```
1 your breathing problems?
```

- 2 A Mr., I can't think of the doctor
- 3 name here. It is so many doctors here.
- 4 Q Have you only been seen by a Bureau
- of Prisons physician, or have you been sent outside
- 6 for evaluations by private physicians?
- 7 A No, sir. I never been outside.
- 8 O I noticed in your medical record
- 9 that there were some X rays taken of your chest. Do
- 10 you recall having X rays taken?
- 11 A Yes, sir.
- Q Where were those X rays taken?
- 13 A Where they was taken? Right here in
- 14 this facility.
- Do you know why they were taken?
- 16 A Yes, sir. It was like a regular
- 17 checkup. They do regular checkups like every six
- 18 months, maybe seven months for all of us in here.
- 19 Q Here. Not McKean.
- 20 A No, no. Right here.
- 21 Q Mr. Hill, do you smoke?
- 22 A No, sir, it is in my record, never
- 23 had a drug or alcohol problem, never had a drug or
- 24 alcohol problem.

- 1 Q So you have never smoked cigarettes?
- 2 A No, sir. No, sir.
- 3 Q Were you present during the OSHA
- 4 inspection at McKean?
- 5 A No, sir, because they came on the
- 6 day shift. If I'm not mistaken, it was the day
- 7 shift that they came.
- 8 Q Mr. Hill, when you were helping the
- 9 person who was operating the panel saw, do you
- 10 remember how many boards they would cut at any one
- 11 time?
- 12 A Oh, man. It so many boards, I mean
- 13 I mean you work, you work and work and work until
- 14 they call break, a ten minute break.
- 15 Q Actually, Mr. Hill, I'm asking for
- 16 something a little more specific. As I understood
- 17 it, when you would help at the panel saw, you would
- 18 actually hold the microboard while they were being
- 19 cut. Is that accurate?
- 20 A Yes, sir. I hold it, like the guy
- 21 that is running the machine, right, when he gets
- 22 tired then I take over.
- 23 Q My question is, when you were
- 24 holding the boards or when you were operating the

```
machine, how many boards would you cut cut at one
1
    time in the machine?
2
                    Only be one board. Be one board at
            Α
3
 4
    a time.
                 Did you ever cut more than one board
 5
            0
 6
    at a time?
                   Yeah. You talking about in the
 7
            Α
    machine?
 8
 9
                   Yes, sir.
         Q
                    Yes. You have to cut one board at a
10
    time on these particular machines.
11
                    The machine we are referring to, is
12
            0
    that the panel saw?
13
                    No. Not the panel saw.
14
            Α
                   Which machine are you referring to?
            0
15
                   It is the other machine.
16
            Α
                   Is that the router?
17
            0
                    Right. The router.
18
            Α
                   Did you ever work at the panel saw?
19
            0
                   Yes, sir, I did.
20
            Α
                    When you worked at the panel saw,
21
    how many boards at a time would you cut in the
22
23
    machine?
                    You could cut about, let me see,
24
```

```
1 about, if I am not mistaken, I think you could cut
```

- 2 at least about three, maybe four boards at a time in
- 3 that panel saw.
- 4 Q But how many, when you were working
- 5 there, did you cut in the machine at any given time?
- 6 MR. BAUMANN: You understand the
- 7 question?
- 8 A No, sir. Can you repeat it?
- 9 BY MR. COLVILLE:
- 10 Q When you were working on the panel
- 11 saw, that is when you were holding the boards that
- 12 were being cut, how many boards were you holding as
- 13 they were being cut when you worked the panel saw?
- 14 A The person that cut them, the person
- 15 that, well, the person that cut them, after the
- 16 board has been cut, if I am the helper after the
- 17 board has been cut, then I have to grab the board
- 18 maybe like, I mean, these boards are heavy, man.
- 19 You know, you are going to need help.
- Q Mr. Hill, my question is this:
- 21 While the boards were being cut, as the operator was
- 22 cutting the boards, how many boards was he cutting
- 23 at one time?
- A About three or four boards.

```
The injuries that you described
1
             0
    today, did you ever report any of those injuries to
2
    any of your supervisors or any of the defendants
3
    while you were working at Unicor?
4
                     Yes, I did.
5
             Α
                     Who did you report your injuries to?
 6
                     Ms. Deborah Forsythe.
 7
             Α
                     Okay?
 8
             0
                     Mr. Hoolihan, Mr. English and
 9
    Mr. Bevivino, and I can't think of the other
10
     supervisor was on that night shift. I had reported
11
     to him too, and I said something to Mr. Marty Sapko.
12
                     Mr. Hill, when did you report the
13
     injuries to these individuals? When did you report
14
     these injuries to your supervisors or to the people
15
     you just identified?
16
                     When I had, as soon as I start,
17
     well, when I had broke out, start scratching,
18
     itching, and by me going to the Medical Center up
19
     there, they was saying that it is coming from a
20
     certain substance so the only thing I had in mind,
21
     and that was Unicor, because other than that I
22
     wasn't dealing with nothing else up there.
23
                     Whoever you told, did they let you
24
```

- 1 leave work to go to the medical center, or did you
- 2 go to the medical department after work?
- 3 A No. They call over there, and I go
- 4 over there like that.
- 5 O While you were working?
- A Yes, sir, while I was working.
- 7 Q When you came back, did you tell
- 8 them anything about what you had heard or done at
- 9 the medical department?
- 10 A No. I never said nothing to them.
- 11 Q What do you contend that the
- 12 defendants in this case should have done that they
- 13 didn't do?
- 14 A They should inform us what we was
- 15 cutting, what we was dealing with. They should have
- 16 provided us with the proper gear.
- 17 Q Before you were hired with Unicor,
- 18 did you have to go through an orientation process?
- 19 A Yes, sir. Everybody goes through
- 20 orientation process.
- 21 Q During your orientation process were
- 22 you told or instructed as to where the material
- 23 safety data sheets were located on the factory
- 24 floor?

```
Yes, sir.
1
            Α
                    Were those sheets available to all
2
    the inmates who worked on the factory floor--
3
                    Yes, sir.
            Α
 4
                     --to review?
5
                    Yes, sir.
 6
                    Had you ever reviewed those or taken
 7
    time to review those?
8
                 Yes, I had. It is located right in
 9
    front of the office.
10
                     Is it safe to say anybody could have
11
    access to those MSDS sheets who worked on the
12
13 factory floor, whether they be inmates or
14
    noninmates?
                   Yes, sir.
15
             Α
                     Did you ever request a respirator?
16
             Q
                     Yes, I have.
17
             Α
                     Who did you request a respirator
18
             Q
19
     from?
                     From the floor supervisor.
20
             Α
21
                     Did you ever request a respirator
     from defendant Forsythe?
22
                    No, sir.
23
             Α
                     Did you ever request a respirator
24
```

- 1 from Warden Lamanna?
- 2 A Yes, sir, I did say something to
- 3 Warden Lamanna about it, and Mr. Hoolihan.
- 4 Q When did you speak with Warden
- 5 Lamanna about a respirator?
- 6 A During the time, the main line, main
- 7 line, lunchtime.
- 8 Q Do you remember when this was?
- 9 A No. I can't remember. I can't
- 10 remember.
- 11 Q When you spoke to Warden Lamanna
- 12 about the respirator, what did he say?
- 13 A He said I need to talk to one of my
- 14 supervisors about that.
- 15 Q Is that it, or did you and he
- 16 discuss anything else?
- 17 A No. That's it. I mean--
- 18 Q Did you request a respirator from
- 19 Mr. Sapko?
- 20 A No. I never said nothing to
- 21 Mr. Sapko.
- 22 Q Did you ever request a respirator
- 23 from Mr. Housler?
- 24 A Yes, I did. Mr. Housler.

When did you do that? 1 2 During the course of main line. 3 That is the only time we really get to see him. What if anything did Mr. Housler say 4 Q 5 to you at that time? 6 · Well, Mr. Housler said the same 7 thing, talk to your floor supervisor. 8 I think you mentioned previously Q about the dust mask that some of the inmates did 9 10 wear or were available on the factory floor. Did 11 you ever wear one of those dust masks? 12 A Yes, sir. I had to. It was a lot 13 of smoke. 14 Q How often would you wear the dust 15 mask? 16 Every day. Α 17 Did you wear the dust mask whether or not you were working near the panel saw or were 18 19 working in the packing department? 20 During the panel saw. Α 21 So when you worked near the panel 0 22 saw or the router, did you wear the dust mask? 23 Yes, sir. You have to. Α

When you were not near those places

Accu-Beta ... Inc. 804.784.0541

24

- 1 did you still wear the dust mask?
- 2 A No, sir.
- MR. BAUMANN: Asked and answered.
- 4 Q What if anything did you wear when
- 5 you were in the packing department?
- 6 A You had to wear masks too because
- 7 you dealing with that gas substance.
- 8 Q So essentially you wore a mask all
- 9 the time?
- 10 A Yes, really, yeah. If I didn't have
- 11 any work over at the packing area there was no use
- 12 for us wearing the mask. All right? If I had work
- in the packing area, being we are dealing with the
- 14 gas substance, I had to put on the boards, right,
- 15 then you have to wear a mask because it is so
- 16 strong, man, that gas is so strong, it burn your
- 17 eyes up. It have you crying in there, man.
- 18 Q The other people you were working
- 19 with in Unicor packing department, did they also
- 20 wear masks?
- 21 A Yes, sir.
- 22 Q The people who were operating the
- 23 panel saws and rooters, were they wearing the dust
- 24 masks?

- 1 A Yes, sir.
- 2 Do you ever recall a time you were
- 3 working at the panel saw or the router where the
- 4 operator of that machine was not wearing a dust
- 5 mask?
- 6 A No. He had to have a dust mask on.
- 7 Q Are you familiar with the inmate
- 8 compensation program?
- 9 A Compensation program? I heard--
- 10 Q Yes, sir.
- 11 A I heard something about it. No, I'm
- 12 not.
- 13 Q Are you alleging that somebody in
- 14 management or any of the defendants in this case
- 15 altered the MSDS sheets?
- 16 A Yes, they did.
- 17 Q Tell me how it is that you know or
- 18 believe that any of the defendants in this case
- 19 altered the MSDS sheets.
- 20 A Well, when I was reading the MSDS
- 21 sheet, I noticed that certain things were marked
- 22 out.
- 23 Q How do you come to believe that any
- of the defendants marked the MSDS sheet out?

Page 28 of 32

- 1 Α Well, everything on the MSDS sheet they copies. If anybody go near the MSDS sheets 2 3 being the MSDS sheet book is located right exactly in front of the office. If anybody approached that 4 5 MSDS book, one of the officers come out there and 6 question us, right. What are you doing, what are 7 you looking for, this and that, right. 8 Did you ever see Warden Lamanna on 0 9 the work floor of the Unicor factory? 10 Α He came through every now and then. 11 Did you witness any of the 0 12 defendants altering the MSDS sheets? 13 No, sir. Α 14 Did anyone tell you that they 15 witnessed any of the defendants altering the MSDS 16 sheets? MR. BAUMANN: Do you understand? 17 18 You can answer the question. 19 Could you repeat the question? Α 20 Did anyone tell you that they 0 21 witnessed any of the defendants altering the MSDS 22 sheets?
- 23 A Yes, sir.
- 24 Q Who?

1	A	The officer.
2	Q	What officer?
3	A	Man, I hate to do this, man
4	A	Officer Bevivino.
5	Q	Officer Bevivino told you that he
6	observed one of	the defendants altering the MSDS
7	sheets?	
8	A	Yes, sir.
9	Q	When did that conversation take
10	place?	
11	A	During the night shift. I can't
12	remember what da	ay.
13	Q	When?
14	А	It was during the night shift.
15	Q	How did this conversation come up?
16	· A	Well, to be honest, when I had broke
17	out, the office	r had told us what type of material
18	that we was dea	ling with. That's when I went and
19	did my homework	, and it went from there.
20		MR. COLVILLE: That is all I have.
21	А	Okay.
22		MR. COLVILLE: Thank you.
23	А	Yes, sir.
24		MR. BAUMANN: Could we take one

```
1
          second, to break for one minute?
 2
                   MR. COLVILLE: We are going to take
          a break for a minute.
 3
 4
             Α
                    Okay.
 5
                     (PAUSE.)
                     MR. BAUMANN: We are not going to
 6
          ask any questions.
 7
 8
                     SIGNATURE IS DISCUSSED AND NOT
 9
          WAIVED.
10
                     MR. COLVILLE: Thank you.
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```

my deposition	KENNY HILL, cert of November 1, 2	2006, and such	is
	accurate except a		J .
Now is Should h	corrections is si De Reason	gned.	
non 15 biloulu k	, c		
	, , , , , , , , , , , , , , , , , , , ,		
•	4		
	, , , , , , , , , , , , , , , , , , , ,		
··			
Kenny F	111		
itemiy i	iill		
Sworn to and subscr	ibed before me.		
	·		
	, Notary Pu	blic for the S	tate
Virginia at Large.			
My commission expir	es	, 20	_•
Witnessed this	day of	, 20	06.
·	No	tary Public	
•			

1	STATE OF VIRGINIA		
2	COUNTY OF GOOCHLAND		
3			
4	CERTIFICATE OF NOTARY PUBLIC		
5			
6	I, Barbara D. Watts, Notary Public		
7	for the State of Virginia at Large, certify I		
8	reported the foregoing and such is complete and		
9	accurate to the best of my ability.		
10	The witness, who was sworn by me,		
11	did not waive signature.		
12	I am not related to any counsel,		
13	party, or witness, and have no interest in the		
14	outcome of this matter.		
15	My commission expires May 31, 2009.		
16	Given under my hand this 7th day of		
17	November, 2006.		
18	Darbara W. Walls		
19	Barbara D. Watts, Notary Public		
20			
21			
22			
23			
24			